

EXHIBIT B

FILEDMarilyn Burgess
District Clerk

APR 07 2022

Time: 4:31 PM

Harris County, Texas

By T. Collins

Deputy

Iris Collins

2022 21262

Harris County
{Civil court}

{Crystal Moore} ,

§

IN THE DISTRICT COURT

Plaintiff,

§

§

v.

§

OF { _Harris_ } COUNTY, TEXAS

§

{The State Of Louisiana, The Casey Family Program, §
Gloria Cooper, Dorothy Ledoux, And Alice Diane
Jones} ,

Defendant.

§

269th
{Civil_} JUDICIAL DISTRICT

{ Harris County CourtHarris}

IN THE COUNTY COURT

OF { Harris_____ } COUNTY, TEXAS

{ *Crystal Moore* } ,

§

IN THE COUNTY COURT AT LAW

Plaintiff,

§

§

v.

§

OF { Harris } COUNTY, TEXAS

§

{ *The State Of Louisiana, The Casey Family Program,
Gloria Cooper, Dorothy Ledoux, And Alice Diane
Jones* } , §

Defendant.

§

COUNTY COURT AT LAW

§

NO. {1 }

{ *Civil court* }

PLAINTIFF'S ORIGINAL PETITION { STATE ADDITIONAL RELIEF REQUESTED IF APPROPRIATE }

Plaintiff, { *Crystal Moore* } , files this original petition against defendant, {The State Of Louisiana, The Casey Family Program, Gloria Cooper, Dorothy Ledoux, And Alice Diane Jones} , and alleges as follows:

1. Plaintiff (Crystal Moore) intends to conduct discovery under Level 1 of Texas Rule of Civil Procedure 190.2 and affirmatively pleads that this suit is governed by the expedited-actions process in Texas Rule of Civil Procedure 169.

CLAIM FOR RELIEF

1. Plaintiff seeks \$ One Million Dollars Restitution

PARTIES

3. { *Plaintiff* } *Crystal Moore*

4. { *Defendant* } The State Of Louisiana, The Casey Family Program, Gloria Cooper, Dorothy Ledoux, Alice Diane Jones

JURISDICTION

Harris County

VENUE

6. { *Plead venue Harris County* }

FACTS

7. On {January 11,1994} , at {East Baton rouge Parish Court} , { East } Baton Rouge, La {The State OF Louisiana issued The Casey Family Program, custody of The Listed Minors Crystal Moore,Troy Moore, Sedrick Moore ,Brittany Moore,And Melissa Moore Under False Representation, Illegal And False Adoption Paperwork Provided From Gloria Cooper, Dorothy Ledoux,And Alice Diane Jones, Which Resulted In The Physical, Emotional ,Educational ,And Medical Neglect of all Listed Children

8

COUNT 1—Medical, Physical, Emotional, And Educational Neglect

Death Of Troy Moore Due To Medical Neglect

Death Of Sedrick Moore Due To Medical Neglect

Disabled {Legally Blind} Crystal Moore Due to Medical Neglect

10. Plaintiff seeks unliquidated damages within the jurisdictional limits of this Court in The Amount Of \$1,000,000

11. Exemplary damages.

Plaintiff's injury resulted from defendant's gross negligence, malice, or fraud, which entitles plaintiff to exemplary damages under Texas Civil Practice & Remedies Code section 41.003(a).

12. Attorney fees.

Plaintiff is Requesting All Court And Attorney Fees To Be Paid By Listed Defendants

COUNT 2—{Mismanagement Of Funds And Welfare Of Listed Plaintiff}

EQUITABLE RELIEF

14. Plaintiff seeks {\$1,000,000 } One Million Dollars

JURY DEMAND

15. Plaintiff demands a jury trial with this petition.

CONDITIONS PRECEDENT

16. All conditions precedent to plaintiff's claim for relief have been performed

OBJECTION TO ASSOCIATE JUDGE

17. Plaintiff objects to the referral of this case to an associate judge for hearing a trial on the merits or presiding at a jury trial.

PRAYER

18. For these reasons, plaintiff asks that the Court issue citation for defendant to appear and answer, and that plaintiff be awarded a judgment against defendant for the following:

Death Of Troy Moore Due To Medical Neglect

Death Of Sedrick Moore Due To Medical Neglect

Disabled {Legally Blind} Crystal Moore Due to Medical Neglect

10. Plaintiff seeks unliquidated damages within the jurisdictional limits of this Court in The Amount Of \$1,000,000

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COUNT 2—{Mismanagement Of Funds And Welfare Of Listed Plaintiff}

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14. Plaintiff seeks {\$1,000,000 } One Million Dollars

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15. Plaintiff demands a jury trial with this petition.

CONDITIONS PRECEDENT

16. All conditions precedent to plaintiff's claim for relief have been performed

OBJECTION TO ASSOCIATE JUDGE

17. Plaintiff objects to the referral of this case to an associate judge for hearing a trial on the merits or presiding at a jury trial.

PRAYER

18. For these reasons, plaintiff asks that the Court issue citation for defendant to appear and answer, and that plaintiff be awarded a judgment against defendant for the following:

1. The Sum Of, One Million Dollars :

- a. Actual damages.
- b. Pain And Suffering
- c. Exemplary damages
- d. Prejudgment and postjudgment interest.
- e. Court costs
- f. Attorney Fees
- g. All other relief to which plaintiff is entitled.

Crystal Moore

Crystal Moore

832-994-3645

Crystalmoore2011@yahoo.com

5718 Fairview Forest Dr.

Houston, Tx 77088

CIVIL CASE INFORMATION SHEET

CAUSE NUMBER (FOR CLERK USE ONLY): **2022 21262** COURT (FOR CLERK USE ONLY): **269th**

STYLED Crystal Moore V. The State OF Louisiana, Casey Family Program, Gloria Cooper, Dorothy Ledoux, and Diane Jones

(e.g., John Smith v. All American Insurance Co; In re Mary Ann Jones; In the Matter of the Estate of George Jackson)

A civil case information sheet must be completed and submitted when an original petition or application is filed to initiate a new civil, family law, probate, or mental health case or when a post-judgment petition for modification or motion for enforcement is filed in a family law case. The information should be the best available at the time of filing.

1. Contact information for person completing case information sheet: Name: Crystal Moore Email: crystalmoore2011@yahoo.com Address: 5718 Fairview Forest dr City/State/Zip: Houston, Texas 77088 Signature: Crystal Moore <small>Digitally signed by Crystal Moore Date: 2022.04.06 11:43:36 -0700</small>		Names of parties in case: Plaintiff(s)/Petitioner(s): Crystal Moore, Melissa Moore, and Wilbert Moore Defendant(s)/Respondent(s): Casey Family Program, State Of Louisiana, Gloria V. Cooper, Diane Jones, And Dorothy Ledoux (Attach additional page as necessary to list all parties)		Person or entity completing sheet is: <input type="checkbox"/> Attorney for Plaintiff/Petitioner <input checked="" type="checkbox"/> Pro Se Plaintiff/Petitioner <input type="checkbox"/> Title IV-D Agency <input checked="" type="checkbox"/> Other: Self Additional Parties in Child Support Case: Custodial Parent: Casey Family Program Non-Custodial Parent: State of Louisiana Presumed Father: Wilbert Moore	
2. Indicate case type, or identify the most important issue in the case (select only 1):					
Civil			Family Law		
Contract <input type="checkbox"/> Debt/Contract <input type="checkbox"/> Consumer/DTPA <input type="checkbox"/> Debt/Contract <input checked="" type="checkbox"/> Fraud/Misrepresentation <input type="checkbox"/> Other Debt/Contract: Foreclosure <input type="checkbox"/> Home Equity—Expedited <input type="checkbox"/> Other Foreclosure <input type="checkbox"/> Franchise <input type="checkbox"/> Insurance <input type="checkbox"/> Landlord/Tenant <input type="checkbox"/> Non-Competition <input type="checkbox"/> Partnership <input checked="" type="checkbox"/> Other Contract: (inheritance)	Injury or Damage <input checked="" type="checkbox"/> Assault/Battery <input type="checkbox"/> Construction <input checked="" type="checkbox"/> Defamation Malpractice <input type="checkbox"/> Accounting <input checked="" type="checkbox"/> Legal <input checked="" type="checkbox"/> Medical <input checked="" type="checkbox"/> Other Professional Liability: Educational <input type="checkbox"/> Motor Vehicle Accident <input type="checkbox"/> Premises Product Liability <input type="checkbox"/> Asbestos/Silica <input type="checkbox"/> Other Product Liability List Product: <input type="checkbox"/> Other Injury or Damage:	Real Property <input type="checkbox"/> Eminent Domain/Condemnation <input type="checkbox"/> Partition <input type="checkbox"/> Quiet Title <input type="checkbox"/> Trespass to Try Title <input checked="" type="checkbox"/> Other Property: oil, gas, mineral Related to Criminal Matters <input type="checkbox"/> Expunction <input type="checkbox"/> Judgment Nisi <input type="checkbox"/> Non-Disclosure <input type="checkbox"/> Seizure/Forfeiture <input type="checkbox"/> Writ of Habeas Corpus—Pre-indictment <input type="checkbox"/> Other:	Marriage Relationship <input type="checkbox"/> Annulment <input type="checkbox"/> Declare Marriage Void Divorce <input type="checkbox"/> With Children <input type="checkbox"/> No Children Other Family Law <input type="checkbox"/> Enforce Foreign Judgment <input type="checkbox"/> Habeas Corpus <input type="checkbox"/> Name Change <input type="checkbox"/> Protective Order <input type="checkbox"/> Removal of Disabilities of Minority <input checked="" type="checkbox"/> Other: disabled	Post-judgment Actions (non-Title IV-D) <input type="checkbox"/> Enforcement <input type="checkbox"/> Modification—Custody <input type="checkbox"/> Modification—Other Title IV-D <input type="checkbox"/> Enforcement/Modification <input type="checkbox"/> Paternity <input type="checkbox"/> Reciprocity (UIFSA) <input type="checkbox"/> Support Order Parent-Child Relationship <input type="checkbox"/> Adoption/Adoption with Termination <input type="checkbox"/> Child Protection <input type="checkbox"/> Child Support <input checked="" type="checkbox"/> Custody or Visitation <input type="checkbox"/> Gestational Parenting <input type="checkbox"/> Grandparent Access <input type="checkbox"/> Parentage/Paternity <input type="checkbox"/> Termination of Parental Rights <input type="checkbox"/> Other Parent-Child:	
Employment <input type="checkbox"/> Discrimination <input type="checkbox"/> Retaliation <input type="checkbox"/> Termination <input type="checkbox"/> Workers' Compensation <input type="checkbox"/> Other Employment:	Other Civil <input type="checkbox"/> Administrative Appeal <input type="checkbox"/> Antitrust/Unfair Competition <input type="checkbox"/> Code Violations <input type="checkbox"/> Foreign Judgment <input type="checkbox"/> Intellectual Property <input type="checkbox"/> Lawyer Discipline <input type="checkbox"/> Perpetuate Testimony <input type="checkbox"/> Securities/Stock <input type="checkbox"/> Tortious Interference <input checked="" type="checkbox"/> Other: (inherit)			FILED Marilyn Burgess District Clerk APR 07 2022 4:21:00 PM Harris County, Texas By: I. Collins Deputy	
Tax <input type="checkbox"/> Tax Appraisal <input type="checkbox"/> Tax Delinquency <input checked="" type="checkbox"/> Other Tax	Probate & Mental Health Probate/Wills/Intestate Administration <input type="checkbox"/> Dependent Administration <input type="checkbox"/> Independent Administration <input checked="" type="checkbox"/> Other Estate Proceedings Guardianship—Adult <input checked="" type="checkbox"/> Guardianship—Minor <input checked="" type="checkbox"/> Mental Health <input type="checkbox"/> Other:				
3. Indicate procedure or remedy, if applicable (may select more than 1):					
<input type="checkbox"/> Appeal from Municipal or Justice Court <input type="checkbox"/> Arbitration-related <input type="checkbox"/> Attachment <input type="checkbox"/> Bill of Review <input type="checkbox"/> Certiorari <input type="checkbox"/> Class Action		<input type="checkbox"/> Declaratory Judgment <input checked="" type="checkbox"/> Garnishment <input type="checkbox"/> Interpleader <input type="checkbox"/> License <input type="checkbox"/> Mandamus <input type="checkbox"/> Post-judgment		<input type="checkbox"/> Prejudgment Remedy <input type="checkbox"/> Protective Order <input type="checkbox"/> Receiver <input type="checkbox"/> Sequestration <input checked="" type="checkbox"/> Temporary Restraining Order/Injunction <input type="checkbox"/> Turnover	
4. Indicate damages sought (do not select if it is a family law case):					
<input type="checkbox"/> Less than \$100,000, including damages of any kind, penalties, costs, expenses, pre-judgment interest, and attorney fees <input type="checkbox"/> Less than \$100,000 and non-monetary relief <input type="checkbox"/> Over \$100,000 but not more than \$200,000 <input type="checkbox"/> Over \$200,000 but not more than \$1,000,000 <input checked="" type="checkbox"/> Over \$1,000,000					

p.3

Exhibit A

1073

Yahoo Mail

Page 1 of 2

IMG_4928.jpg

IMG_4928.jpg

Download

500ft

**Address****Est Dates****13145 HIGHWAY 76
MARINGOUIN, LA 70757****1967 - 2007****702 PAULFOR ST
BAKER, LA 70714****2007 - 2007****260 HIGHWAY 1011
NAPOLEONVILLE, LA
70390****2012 - 2007****Owner BIG DS ENTERPRISES
 LLC****Purchase Price \$10,000**

Exhibit
A

2 of 3

Yahoo Mail

Page 2 of 2

Inactive 2012-04-09
Action Date

Inactive Date 2012-04-09

Inactive 2012-04-09
Effective Date

Inactive DISSOLVED
Reason

Parish IBERVILLE

Sent from Yahoo Mail for iPhone

Exhibit A 3073

Yahoo Mail

Page 2 of 2

Estimated End 02/2012

p.9

Page 1 of 8

Assumption Parish Recording Page

Darlene D. Landry
Clerk of Court
PO Box 249
4809 Highway One
Napoleonville, LA 70390
(985) 369-6653

Received From :
TRICHE LAW OFFICE
PO DRAWER 339
NAPOLEONVILLE, LA 70390

First VENDOR
RR LOUISIANA PROPERTY LLC

First VENDEE
BIG DS ENTERPRISES LLC

Index Type : Conveyances
Type of Document : Cash Sale
Recording Pages : 8

File Number : 226745

Book : 268 **Page :** 226

Recorded Information

I hereby certify that the attached document was filed for registry and recorded in the Clerk of Court's office for Assumption Parish, Louisiana

On (Recorded Date) : 02/22/2007

At (Recorded Time) : 11:16:02AM



Deputy Clerk



Doc ID - 000905400008

Return To :
TRICHE LAW OFFICE
PO DRAWER 339
NAPOLEONVILLE, LA 70390

CASH SALE

STATE OF LOUISIANA

PARISH OF ASSUMPTION

BE IT KNOWN, that on this 22nd day of February, 2007, before the undersigned Notary Public, duly commissioned and qualified and in and for the aforementioned state and parish and in the presence of the witnesses hereinafter named and undersigned:

PERSONALLY CAME AND APPEARED:

RR LOUISIANA PROPERTY, L.L.C. (Tax ID #20-8455012), a Louisiana Limited Liability Company, domiciled in the Parish of East Baton Rouge, City of Baton Rouge, Louisiana, whose present mailing address is c/o CT Corporation, 8550 United Plaza Boulevard, Baton Rouge, Louisiana 70809; represented herein by HARRY J. KEMBER, JR., as its duly elected Agent/Attorney-in-fact, pursuant to Special Resolution and Unanimous Written Consent of RR Louisiana Property, LLC, attached hereto and made a part hereof;

hereinafter designated as "**VENDOR**", (whether one or more, male or female); who declared that for the consideration and upon the terms and conditions hereinafter expressed, said vendors have bargained and sold, and does by these presents grant, bargain, sell, assign, transfer, deliver and abandon and set over under all lawful warranties and with substitution and subrogation to all rights and actions of warranty against all preceding owners and vendors, unto:

BIG D's ENTERPRISES, L.L.C. (Tax I.D. #35-2286256), herein represented by its Operating Manager, DAVID M. ALBERES, pursuant to Special Resolution attached hereto and made a part hereof, resident of the Parish of Assumption, State of Louisiana, whose present address is 6776 Highway 996, Belle Rose, Louisiana 70341;

hereinafter jointly designated as "**PURCHASER**", (whether one or more, male or female), here present, accepting and purchasing and acknowledging delivery and possession of the following described property, to-wit:

Three (3) certain lots of ground situated in the Parish of Assumption, State of Louisiana and being identified as LOTS 3, 4 & 5 of HIMALAYA PLANTATION SUBDIVISION ADDENDUM NO. 1, pursuant to survey plat entitled "Himalaya Plantation Subdivision Addendum No. 1 for Altfuels Corporation located in Section 10, T14S-R14E, Assumption Parish, Louisiana", prepared by Harold J. Terracina, Registered Land Surveyor, dated 09/25/2005, and duly recorded under Entry No. 224494, Assumption Parish, Louisiana, referenced herein for greater accuracy of description.

Said Lots 3, 4 & 5 of Himalaya Plantation Subdivision Addendum NO. 1 being more particularly described as follows, to-wit:

LOT NO. 3: Bounded in front or South by Louisiana State Highway No. 1011; East or toward Bayou Lafourche by Lot No. 2 of said subdivision; in the rear or North by remaining property of Altfuels Corporation and on the West by Lot No. 4 of said subdivision.

ACQUISITIONS:

Being a portion of the same property acquired by RR Louisiana Property, LLC from Altfuels Corporation per Sale with Assumption of Judicial Mortgages dated February 16, 2007 and duly recorded in COB 268, Page 81, under Entry No. 226718 and in MOB 329, Page 347, under Entry No. 226719 of the Conveyance and Mortgage Records of the Parish of Assumption, State of Louisiana

Being a portion of the same property acquired by Altfuels Corporation from Supreme Sugar Company, Inc., per Cash Sale dated January 9, 1998 and duly recorded in COB 204, Page 703, under Entry No. 185865 of the Conveyance Records of the Parish of Assumption, State of Louisiana.

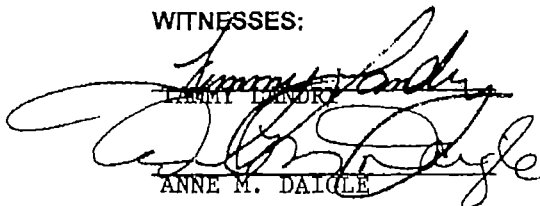
Being a portion of the same property acquired by Supreme Sugar Company, Inc. (formerly J. Aron & Company, Inc.) from Jewell S. Simmons, Trustee, by Act of Sale dated June 20, 1933 and duly recorded at COB 66, Page 523, under Entry No. 7354; and by Act of Sale from Mrs. Mary Cook Sundbery, dated October 29, 1938 and duly recorded at COB 72, Page 471, under Entry No. 13391 of the Conveyance Records of the Parish of Assumption, State of Louisiana.

This present sale and conveyance is made and accepted for and in consideration of the price and sum of **THIRTY THOUSAND AND NO/100 (\$30,000.00) DOLLARS**, lawful current money of the United States of America, which amount the said purchaser has paid in ready CASH, receipt of which is hereby acknowledged by the vendor, and full discharge and acquittance granted therefore.

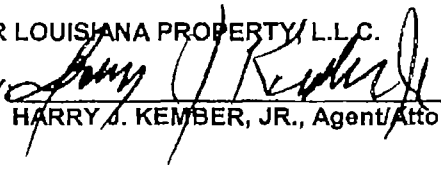
All the agreements and stipulations herein contained, and all the obligations herein assumed shall inure to the benefit of and be binding upon the heirs, successors, and assigns of the respective parties hereto.

THUS DONE AND PASSED in the Parish/County and States aforesaid, in the presence of the undersigned, competent witnesses, who have hereunto signed their names on the days, month and year first above written.

WITNESSES:



ANNE M. DAIGLE

RR LOUISIANA PROPERTY, L.L.C.

BY: 
HARRY J. KEMMER, JR., Agent/Attorney-in-Fact

BIG D's ENTERPRISES, LLC

BY: 
DAVID M. ALBERES, Operating Manager


RICHARD G. PERQUE, NOTARY PUBLIC
Bar Roll No. 30669

**SPECIAL RESOLUTION OF
BIG D's ENTERPRISES, L.L.C.**

At a special meeting of the Members of **BIG D's ENTERPRISES, L.L.C.**, held on the 22nd day of February, 2007, at its domicile, after due notice, with all members present and voting, the following resolution was adopted unanimously:

BE IT RESOLVED that **DAVID M. ALBERES**, Operating Manager, and **CINDY L. ALBERES**, duly elected Secretary of **BIG D's ENTERPRISES, L.L.C.**, at their sole discretion, be authorized and empowered for and on behalf of this limited liability company, to purchase the following described property from RR Louisiana Property, L.L.C. and to execute a Louisiana Multiple Indebtedness Mortgage in favor of Community Bank for financing said purchase, to-wit:

Three (3) certain lots of ground situated in the Parish of Assumption, State of Louisiana and being identified as LOTS 3, 4 & 5 of HIMALAYA PLANTATION SUBDIVISION ADDENDUM NO. 1, pursuant to survey plat entitled "Himalaya Plantation Subdivision Addendum No. 1 for Altfuels Corporation located in Section 10, T14S-R14E, Assumption Parish, Louisiana", prepared by Harold J. Terracina, Registered Land Surveyor, dated 09/25/2005, and duly recorded under Entry No. 224494, Assumption Parish, Louisiana, referenced herein for greater accuracy of description.

Said Lots 3, 4 & 5 of Himalaya Plantation Subdivision Addendum NO. 1 being more particularly described as follows, to-wit:

LOT NO. 3: Bounded in front or South by Louisiana State Highway No. 1011; East or toward Bayou Lafourche by Lot No. 2 of said subdivision; in the rear or North by remaining property of Altfuels Corporation and on the West by Lot No. 4 of said subdivision.

LOT NO. 4: Bounded in front or South by Louisiana State Highway No. 1011; East or toward Bayou Lafourche by Lot No. 3 of said subdivision; in the rear or North by remaining property of Altfuels Corporation and West by Lot No. 5 of said subdivision.

LOT NO. 5: Bounded in front or South by Louisiana State Highway No. 1011; East or toward Bayou Lafourche by Lot No. 4 of said subdivision; in the rear or North by remaining property of Altfuels Corporation and West by Lot No. 6 of said subdivision.

ACQUISITIONS:

Being a portion of the same property acquired by RR Louisiana Property, L.L.C. from Altfuels Corporation per Sale with Assumption of Judicial Mortgages, duly recorded on February 16, 2007 in COB 268, Page 81, under Entry No. 226718 and in MOB 329, Page 347, under Entry No. 226719 of the Conveyance and Mortgage Records of the Parish of Assumption, State of Louisiana.

Being a portion of the same property acquired by Altfuels Corporation from Supreme Sugar Company, Inc., per Cash Sale dated January 9, 1998 and duly

THOUSAND AND NO/100 (\$30,000.00) DOLLARS and said Louisiana Multiple Indebtedness Mortgage being for the sum of **FIFTY THOUSAND AND NO/100 (\$50,000.00) DOLLARS**; said Operating Manager, David M. Alberes, being fully authorized to sign and execute on behalf of this limited liability company the Louisiana Multiple Indebtedness Mortgage in favor of Community Bank, Napoleonville, Louisiana, and the Cash Sale from RR Louisiana Property, L.L.C. for purchase of the above property and to do all other things that might be necessary in connection therewith.

CERTIFICATE

I, the undersigned, Secretary for BIG D's ENTERPRISES, L.L.C., do hereby certify that the above and foregoing is a true and correct copy of a resolution taken from the minutes of a meeting of the Board of Directors of BIG D's ENTERPRISES, L.L.C., held at the domicile of the limited liability company, at which all members were present and voting, on the 22nd day of February, 2007.

BIG D's ENTERPRISES, L.L.C.

BY:

Cindy M. Alberes
CINDY M. ALBERES, Secretary

**SPECIAL RESOLUTION AND UNANIMOUS WRITTEN CONSENT OF
MANAGER AND SOLE MEMBER OF**

RR LOUISIANA PROPERTY, LLC

At a special meeting of the Manager and Sole Member of RR LOUISIANA PROPERTY, LLC, held on the 15 day of February 2007, at its domicile, after due notice, the following resolution was adopted unanimously:

BE IT RESOLVED that HARRY J. KEMBER, JR., duly elected Agent/Attorney-in-Fact of RR LOUISIANA PROPERTY, LLC at his sole discretion, be authorized and empowered for and on behalf of this corporation, to sell to Big D Enterprises, LLC the following described property, to-wit:

Three (3) certain lots of ground situated in the Parish of Assumption, State of Louisiana and being identified as LOTS 3, 4 & 5 of HIMALAYA PLANTATION SUBDIVISION ADDENDUM NO. 1, pursuant to survey plat entitled "Himalaya Plantation Subdivision Addendum No. 1 for Altfuels Corporation located in Section 10, T148-RI4E, Assumption Parish, Louisiana prepared by Harold J. Terracina, Registered Land Surveyor, dated 09/25/2005, and duly recorded under Entry No. 224494, Assumption Parish, Louisiana, referenced herein for greater accuracy of description.

Said Lots 3,4 & 5 of Himalaya Plantation Subdivision Addendum NO. 1 being more particularly described as follows, to-wit:

LOT NO. 3: Bounded in front or South by Louisiana State Highway No. 1011; East or toward Bayou Lafourche by Lot No. 2 of said subdivision; in the rear or North by remaining property of Altfuels Corporation and on the West by Lot No. 4 of said subdivision.

LOT NO. 4 Bounded in front or South by Louisiana State Highway No. 1011; East or toward Bayou Lafourche by Lot No. 3 of said subdivision; in the rear or North by remaining property of Altfuels Corporation and West by Lot No. 5 of said subdivision.

LOT NO. 5: Bounded in front or South by Louisiana State Highway No. 1011; East or toward Bayou Lafourche by Lot No. 4 of said subdivision; in the rear or North by remaining property of Altfuels Corporation and West by Lot No. 6 of said subdivision.

ACQUISITIONS:

Being a portion of the same property acquired by RR Louisiana Property, L.L.C. from Altfuels Corporation, per Sale with Assumption of Judicial Mortgages dated February 15, 2007 and duly recorded in COB 268, Page 81, under File No. 226718 of the Conveyance Records and MOB 329, Page 347, File No. 226719 of

the Parish of Assumption, State of Louisiana.

Being a portion of the same property acquired by Altfuels Corporation from Supreme Sugar Company, Inc., per Cash Sale dated January 9, 1998 and duly recorded in COB 204, Page 703, under Entry No. 185865 of the Conveyance Records of the Parish of Assumption, State of Louisiana.

Being portion of the same property acquired by Supreme Sugar Company, Inc. (formerly J. Aron & Company, Inc.) from Jewell S. Simmons, Trustee, by Act of Sale dated Juno 20, 1933 and duly recorded at COB 66, Page 523, under Entry No. 7354 and by Act of Sale from Mrs. Mary Cook Sundbery, dated October 29, 1938 and duly recorded at COB 72, Page 471, under Entry No. 13391 of the Conveyance Records of the Parish of Assumption, State of Louisiana.

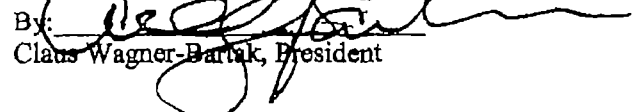
Said selling price of the above described property will be for THIRTY THOUSAND AND NO/100 (\$30,000.00) DOLLARS, said Attorney/Agent-in-Fact, Harry J. Kember, Jr. being fully authorized to sign and execute on behalf of this corporation the Cash Sale to BIG D ENTERPRISES, LLC, for the above described property and to sign and execute any other documents to effectuate the subdivision of the property and to authorize payment of expenses of sale and preparation of the property for sale and further authorizing application of the funds to the secured lienholders as agreed.

CERTIFICATE

We, the undersigned Manager and Sole Member of RR LOUISIANA PROPERTY, LLC, does hereby certify that the above foregoing is a true and correct copy of a resolution taken from the minutes of a meeting of the Manager and Sole Member of RR LOUISIANA PROPERTY, LLC, held at the domicile of the limited liability company, at which the sole member was present and voting on the ____ day of February, 2007.


CLAUS WAGNER-BARTAK, Manager

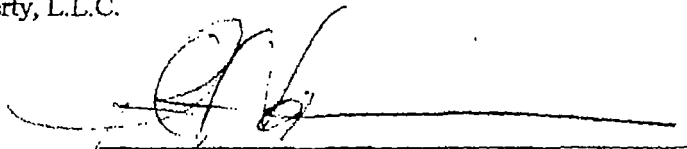
RED REEF LABORATORIES
INTERNATIONAL, INC., Sole Member

By: 
Claus Wagner-Bartak, President

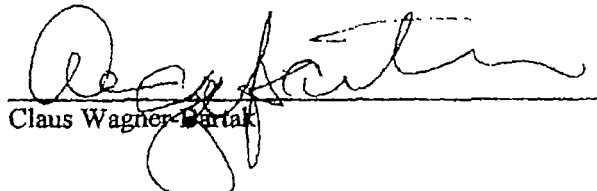
**RESOLUTION OF THE BOARD OF DIRECTORS
OF RED REEF LABORATORIES INTERNATIONAL, INC.**

At a special meeting of the board of directors of Red Reef Laboratories International, Inc., held this 1 day of February, 2007, at its domicile, after due notice, the following resolution was adopted:

BE IT RESOLVED, that Claus Wagner-Bartak, the president of this Corporation, is hereby authorized and directed to enter into the above and foregoing on behalf of the Corporation as sole member of RR Louisiana Property, L.L.C.


Secretary Peter Versace

ATTEST:


Claus Wagner-Bartak



106-284

STATE OF LOUISIANA
PARISH OF EAST BATON ROUGE

Official Certificate

BE IT KNOWN, That by virtue of a License from the Clerk of the District Court in and for said Parish of East Baton Rouge, dated January 30, 1950, I have celebrated the rites of matrimony between Gilbert Ventres

and Edith Houore
parties named in said License, on this 12th day of February, 1950, in said Parish in presence of three lawful witnesses.

In testimony whereof, witness the signatures of the said parties, three witnesses and my official signature, made on the date named herein.

WITNESSES:

Edward L Houore
Dorothy Houore
Martin Houore

PARTIES AND OFFICER:

Gilbert Ventres
Edith Houore
Rev. G. Donval Pastor
St. George Church B.R. La.

Returned and Filed

February 18, 1950
Deepest

Conveyance Book 184 Entry 298
Iberville Parish, Louisiana

P.2

D O N A T I O N

STATE OF LOUISIANA

PARISH OF EAST BATON ROUGE

BE IT KNOWN, That on this 29th day of May, 1969,
Before Me, Vanue B. Lacour, a Notary Public, duly commissioned
and qualified, in and for the Parish of East Baton Rouge, State
of Louisiana, therein residing, and in the presence of the wit-
nesses hereinafter named and undersigned:

PERSONALLY CAME AND APPEARED: DAVID M. DANDRIDGE,
a single man, domiciled in Los Angeles County, California, who
declared that in consideration of the love and affection which
he bears for his cousin, GILBERT VENTRESS, of full age, domiciled
in Iberville Parish, Louisiana, and for the hereinafter mentioned
obligation of the donee, he does hereby give, donate and deliver
unto said Gilbert Ventress the following described property:

A portion of that certain parcel of land
lying in the Parish of Iberville, Louisiana,
on the East side of Bayou Maringouin, con-
tained three acres, more or less, bounded
North, South and East By Mound Plantation,
and front or West by Bayou Maringouin.

The portion herein donated being the south-
west corner of the aforesaid parcel and
fronting 50 feet along west line of the
property by a depth of 100 feet between
parallel lines; being a portion of the pro-
perty acquired by Leora Laford Dandridge
and Viola Laford Beard by Act recorded in
C. B. 171. Entry 44. Records of Iberville

the Donee maintaining, preserving and keeping clean the grave and grave sites of Donor's mother, Leora Laford Dandridge and aunt Viola Laford Beard.

The parties estimate the value of the donated property to be \$500.00.

THUS DONE AND PASSED, at my office in East Baton Rouge Parish, in the presence of the subscribing witnesses on the date first above written.

WITNESSES:

Little B. Lewis

David M Dandridge
Donor

Virginia A. Cummings

Gilbert Dandridge
Donee

Vanue B. Lacour
Notary Public



Marilyn Burgess

HARRIS COUNTY DISTRICT CLERK

201 Caroline | P.O. Box 4651 | Houston, Texas 77210-4651 | 832-927-5800 | www.hcdistrictclerk.com

CASE NUMBER: 2022 21262 Request for Issuance of Service
CURRENT COURT: 269th

Name(s) of Documents to be served: _____

FILE DATE: _____ Month/Day/Year

SERVICE TO BE ISSUED ON (Please List Exactly As The Name Appears In The Pleading To Be Served):

Issue Service to: Alice Diane Jones

FILED

Address of Service: 702 Paul For St

Marilyn Burgess
District Clerk

City, State & Zip: Baker, LA 70714

APR 07 2022

Agent (if applicable): _____

Time: 4:31 PM
Harris County, Texas

TYPE OF SERVICE/PROCESS TO BE ISSUED: (Check the proper Box)

By: J. Collins
Deputy S. Collins

- | | | | |
|--|---|--|---|
| <input type="checkbox"/> Citation | <input type="checkbox"/> Citation by Posting | <input type="checkbox"/> Citation by Publication | <input type="checkbox"/> Citations Rule 106 Service |
| <input type="checkbox"/> Citation Scire Facias | Newspaper _____ | | |
| <input type="checkbox"/> Temporary Restraining Order | <input type="checkbox"/> Precept | <input type="checkbox"/> Notice | |
| <input type="checkbox"/> Protective Order | | | |
| <input type="checkbox"/> Secretary of State Citation (\$12.00) | <input type="checkbox"/> Capias (not an E-Issuance) | <input type="checkbox"/> Attachment | |
| <input type="checkbox"/> Certiorari | <input type="checkbox"/> Highway Commission (\$12.00) | | |
| <input type="checkbox"/> Commissioner of Insurance (\$12.00) | <input type="checkbox"/> Hague Convention (\$16.00) | <input type="checkbox"/> Garnishment | |
| <input type="checkbox"/> Habeas Corpus | <input type="checkbox"/> Injunction | <input type="checkbox"/> Sequestration | |
| <input type="checkbox"/> Subpoena | | | |
| <input type="checkbox"/> Other (Please Describe) _____ | | | |

(See additional Forms for Post Judgment Service)

SERVICE BY (check one):

- | | |
|--|--|
| <input type="checkbox"/> ATTORNEY PICK-UP (phone) _____ | <input type="checkbox"/> E-Issuance by District Clerk
(No Service Copy Fees Charged) |
| <input type="checkbox"/> MAIL to attorney at: _____ | <p><i>Note:</i> The email registered with EfileTexas.gov must be used to retrieve the E-Issuance Service Documents.
Visit www.hcdistrictclerk.com for more instructions.</p> |
| <input type="checkbox"/> CONSTABLE | |
| <input type="checkbox"/> CERTIFIED MAIL by District Clerk | |
| <input type="checkbox"/> CIVIL PROCESS SERVER - Authorized Person to Pick-up: _____ Phone: _____ | |
| <input type="checkbox"/> OTHER, explain _____ | |

Issuance of Service Requested By: Attorney/Party Name Crystal Moore Bar # or ID 23323176

Mailing Address: 5718 Fairview Forest Dr. Houston, Tx 77088

Phone Number: 832-994-3645



Marilyn Burgess

HARRIS COUNTY DISTRICT CLERK

201 Caroline | P.O. Box 4651 | Houston, Texas 77210-4651 | 832-927-5800 | www.hcdistrictclerk.com

FILED

 Marilyn Burgess
District Clerk

 CASE NUMBER: 2022 21262 Request for Issuance of Service
CURRENT COURT: 269th

APR 07 2022

Name(s) of Documents to be served: _____

 Time: 4:31 PM

 FILE DATE: 03-07-22 Month/Day/Year

 By J. COLLINS Deputy

SERVICE TO BE ISSUED ON (Please List Exactly As The Name Appears In The Pleading To Be Served)

Served:

 Issue Service to: Casey Family Programs

 Address of Service: 2001 8th Ave Suite 2700 Seattle, WA 98121

 City, State & Zip: Seattle, WA 98121

Agent (if applicable) _____

TYPE OF SERVICE/PROCESS TO BE ISSUED: (Check the proper Box)

- | | | | |
|--|---|--|---|
| <input type="checkbox"/> Citation | <input type="checkbox"/> Citation by Posting | <input type="checkbox"/> Citation by Publication | <input type="checkbox"/> Citations Rule 106 Service |
| <input type="checkbox"/> Citation Scire Facias | Newspaper _____ | | |
| <input type="checkbox"/> Temporary Restraining Order | <input type="checkbox"/> Precept | <input type="checkbox"/> Notice | |
| <input type="checkbox"/> Protective Order | | | |
| <input type="checkbox"/> Secretary of State Citation (\$12.00) | <input type="checkbox"/> Capias (not an E-Issuance) | <input type="checkbox"/> Attachment | |
| <input type="checkbox"/> Certiorari | <input type="checkbox"/> Highway Commission (\$12.00) | | |
| <input type="checkbox"/> Commissioner of Insurance (\$12.00) | <input type="checkbox"/> Hague Convention (\$16.00) | <input type="checkbox"/> Garnishment | |
| <input type="checkbox"/> Habeas Corpus | <input type="checkbox"/> Injunction | <input type="checkbox"/> Sequestration | |
| <input type="checkbox"/> Subpoena | | | |
| <input type="checkbox"/> Other (Please Describe) _____ | | | |

(See additional Forms for Post Judgment Service)

SERVICE BY (check one):

- | | |
|---|---|
| <input type="checkbox"/> ATTORNEY PICK-UP (phone) _____ | <input type="checkbox"/> E-Issuance by District Clerk
(No Service Copy Fees Charged) |
| <input type="checkbox"/> MAIL to attorney at: _____ | |
| <input type="checkbox"/> CONSTABLE | |
| <input type="checkbox"/> CERTIFIED MAIL by District Clerk | |

Note: The email registered with EfileTexas.gov must be used to retrieve the E-Issuance Service Documents.
Visit www.hcdistrictclerk.com for more instructions.

☐ CIVIL PROCESS SERVER - Authorized Person to Pick-up: _____ Phone: _____

☐ OTHER, explain _____

 Issuance of Service Requested By: Attorney/Party Name: Crystal Moore Bar # or ID 23323176

 Mailing Address: 5718 Fairview Forest Dr Houston TX 77088

Phone Number: _____



Marilyn Burgess

HARRIS COUNTY DISTRICT CLERK

201 Caroline | P.O. Box 4651 | Houston, Texas 77210-4651 | 832-927-5800 | www.hcdistrictclerk.com

CASE NUMBER: 2022 21262 Request for Issuance of Service
CURRENT COURT: 209th

Name(s) of Documents to be served: _____

FILE DATE: _____ Month/Day/Year

SERVICE TO BE ISSUED ON (Please List Exactly As The Name Appears In The Pleading To Be Served):

Issue Service to: Dorothy Ledoux

Address of Service: 3760 Edgemont Dr

City, State & Zip: Baton Rouge, LA 70814

Agent (if applicable) _____

FILED

Marilyn Burgess
District Clerk

APR 07 2022

Time: 4:30pm
By: J. Council
Deputy District Clerk

TYPE OF SERVICE/PROCESS TO BE ISSUED: (Check the proper Box)

- | | | | |
|--|---|--|---|
| <input type="checkbox"/> Citation | <input type="checkbox"/> Citation by Posting | <input type="checkbox"/> Citation by Publication | <input type="checkbox"/> Citations Rule 106 Service |
| <input type="checkbox"/> Citation Scire Facias | Newspaper _____ | | |
| <input type="checkbox"/> Temporary Restraining Order | <input type="checkbox"/> Precept | <input type="checkbox"/> Notice | |
| <input type="checkbox"/> Protective Order | | | |
| <input type="checkbox"/> Secretary of State Citation (\$12.00) | <input type="checkbox"/> Capias (not an E-Issuance) | <input type="checkbox"/> Attachment | |
| <input type="checkbox"/> Certiorari | <input type="checkbox"/> Highway Commission (\$12.00) | | |
| <input type="checkbox"/> Commissioner of Insurance (\$12.00) | <input type="checkbox"/> Hague Convention (\$16.00) | <input type="checkbox"/> Garnishment | |
| <input type="checkbox"/> Habeas Corpus | <input type="checkbox"/> Injunction | <input type="checkbox"/> Sequestration | |
| <input type="checkbox"/> Subpoena | | | |
| <input type="checkbox"/> Other (Please Describe) _____ | | | |

(See additional Forms for Post Judgment Service)

SERVICE BY (check one):

- | | |
|--|---|
| <input type="checkbox"/> ATTORNEY PICK-UP (phone) _____ | <input type="checkbox"/> E-Issuance by District Clerk
(No Service Copy Fees Charged) |
| <input type="checkbox"/> MAIL to attorney at: _____ | Note: The email registered with EfileTexas.gov must be used to retrieve the E-Issuance Service Documents.
Visit www.hcdistrictclerk.com for more instructions. |
| <input type="checkbox"/> CONSTABLE | |
| <input type="checkbox"/> CERTIFIED MAIL by District Clerk | |
| <input type="checkbox"/> CIVIL PROCESS SERVER - Authorized Person to Pick-up: _____ Phone: _____ | |
| <input type="checkbox"/> OTHER, explain _____ | |

Issuance of Service Requested By: Attorney/Party Name: Crystal Moore Bar # or ID 23323176

Mailing Address: 5718 Fairview Forest Dr Houston, TX 77088

Phone Number: 832-994-3645



Marilyn Burgess

HARRIS COUNTY DISTRICT CLERK

201 Caroline | P.O. Box 4651 | Houston, Texas 77210-4651 | 832-927-5800 | www.hcdistrictclerk.com

 CASE NUMBER: **2022 21262** Request for Issuance of Service

 CURRENT COURT: 269th

Name(s) of Documents to be served: _____

FILE DATE: _____ Month/Day/Year

SERVICE TO BE ISSUED ON (Please List Exactly As The Name Appears In The Pleading To Be Served):

 Issue Service to: Gloria Cooper

 Address of Service: 7323 Athlone Dr

 City, State & Zip: Houston, Tx 77088

Agent (if applicable) _____

FILED

 Marilyn Burgess
District Clerk

APR 07 2022

 Time: 4:31 PM
Harris County, Texas
By I. Collins
Deputy Iris Collins

TYPE OF SERVICE/PROCESS TO BE ISSUED: (Check the proper Box)

- | | | | |
|--|---|--|---|
| <input type="checkbox"/> Citation | <input type="checkbox"/> Citation by Posting | <input type="checkbox"/> Citation by Publication | <input type="checkbox"/> Citations Rule 106 Service |
| <input type="checkbox"/> Citation Scire Facias | Newspaper _____ | | |
| <input type="checkbox"/> Temporary Restraining Order | <input type="checkbox"/> Precept | <input type="checkbox"/> Notice | |
| <input type="checkbox"/> Protective Order | | | |
| <input type="checkbox"/> Secretary of State Citation (\$12.00) | <input type="checkbox"/> Capias (not an E-Issuance) | <input type="checkbox"/> Attachment | |
| <input type="checkbox"/> Certiorari | <input type="checkbox"/> Highway Commission (\$12.00) | | |
| <input type="checkbox"/> Commissioner of Insurance (\$12.00) | <input type="checkbox"/> Hague Convention (\$16.00) | <input type="checkbox"/> Garnishment | |
| <input type="checkbox"/> Habeas Corpus | <input type="checkbox"/> Injunction | <input type="checkbox"/> Sequestration | |
| <input type="checkbox"/> Subpoena | | | |
| <input type="checkbox"/> Other (Please Describe) _____ | | | |

(See additional Forms for Post Judgment Service)

SERVICE BY (check one):

- | | |
|---|---|
| <input type="checkbox"/> ATTORNEY PICK-UP (phone) _____ | <input type="checkbox"/> E-Issuance by District Clerk
(No Service Copy Fees Charged) |
| <input type="checkbox"/> MAIL to attorney at: _____ | |
| <input checked="" type="checkbox"/> CONSTABLE | |
| <input type="checkbox"/> CERTIFIED MAIL by District Clerk | |

Note: The email registered with EfileTexas.gov must be used to retrieve the E-Issuance Service Documents.
Visit www.hcdistrictclerk.com for more instructions.

☐ CIVIL PROCESS SERVER - Authorized Person to Pick-up: _____ Phone: _____

☐ OTHER, explain _____

 Issuance of Service Requested By: Attorney/Party Name: Crystal Moore Bar # or ID 23323176

 Mailing Address: 5718 Fairview Forest Drive

 Phone Number: 832-994-3645



Marilyn Burgess

HARRIS COUNTY DISTRICT CLERK

201 Caroline | P.O. Box 4651 | Houston, Texas 77210-4651 | 832-927-5800 | www.hcdistrictclerk.com

 CASE NUMBER: 2022 21262 Request for Issuance of Service
 CURRENT COURT: 269th

Name(s) of Documents to be served: _____

 FILE DATE: 03-07-22 Month/Day/Year

SERVICE TO BE ISSUED ON (Please List Exactly As The Name Appears In The Pleading To Be Served):

FILED

 Marilyn Burgess
 District Clerk

 Issue Service to: State of Louisiana

 Address of Service: 777 Florida Street

APR 07 2022

 City, State & Zip: Baton Rouge, LA 70801

 Time: 4:31 PM
 Harris County, Texas

Agent (if applicable) _____

 By T. Collins
 Deputy Clerk

TYPE OF SERVICE/PROCESS TO BE ISSUED: (Check the proper Box)

- | | | | |
|--|---|--|---|
| <input type="checkbox"/> Citation | <input type="checkbox"/> Citation by Posting | <input type="checkbox"/> Citation by Publication | <input type="checkbox"/> Citations Rule 106 Service |
| <input type="checkbox"/> Citation Scire Facias | Newspaper _____ | | |
| <input type="checkbox"/> Temporary Restraining Order | <input type="checkbox"/> Precept | <input type="checkbox"/> Notice | |
| <input type="checkbox"/> Protective Order | | | |
| <input type="checkbox"/> Secretary of State Citation (\$12.00) | <input type="checkbox"/> Capias (not an E-Issuance) | <input type="checkbox"/> Attachment | |
| <input type="checkbox"/> Certiorari | <input type="checkbox"/> Highway Commission (\$12.00) | | |
| <input type="checkbox"/> Commissioner of Insurance (\$12.00) | <input type="checkbox"/> Hague Convention (\$16.00) | <input type="checkbox"/> Garnishment | |
| <input type="checkbox"/> Habeas Corpus | <input type="checkbox"/> Injunction | <input type="checkbox"/> Sequestration | |
| <input type="checkbox"/> Subpoena | | | |
| <input type="checkbox"/> Other (Please Describe) _____ | | | |

(See additional Forms for Post Judgment Service)

SERVICE BY (check one):

- | | |
|--|--|
| <input type="checkbox"/> ATTORNEY PICK-UP (phone) _____ | <input type="checkbox"/> E-Issuance by District Clerk
(No Service Copy Fees Charged) |
| <input type="checkbox"/> MAIL to attorney at: _____ | <i>Note:</i> The email registered with EfileTexas.gov must be used to retrieve the E-Issuance Service Documents.
Visit www.hcdistrictclerk.com for more instructions. |
| <input type="checkbox"/> CONSTABLE | |
| <input type="checkbox"/> CERTIFIED MAIL by District Clerk | |
| <input type="checkbox"/> CIVIL PROCESS SERVER - Authorized Person to Pick-up: _____ Phone: _____ | |
| <input type="checkbox"/> OTHER, explain _____ | |

 Issuance of Service Requested By: Attorney/Party Name: Crystal Moore Bar # or ID 23323176

 Mailing Address: 5718 Fairview Forest Dr. Houston Tx 77058

 Phone Number: 832-994-3645

P.2

NOTICE: THIS DOCUMENT CONTAINS SENSITIVE DATACause Number: 2022 21262
(The Clerk's office will fill in the Cause Number when you file this form)Plaintiff: Crystal Moore
(Print first and last name of the person filing the lawsuit.)In the (check one):
Court ☒ District Court
Number ☐ County Court / County Court at Law
☐ Justice CourtDefendant: The State of Louisiana Texas
(Print first and last name of the person being sued.) County**FILED**Marilyn Burgess
District Clerk

APR 07 2022

Time: 4:30 PM
By: J. Collins
Deputy
Harris County, TexasThe Casey Family Program, Gloria Cooper,
Dorothy Ledoux, and Diane Jones **Statement of Inability to Afford Payment of**
Court Costs or an Appeal Bond**1. Your Information**My full legal name is: Crystal Annette Moore My date of birth is: 05/04/1987
First Middle Last Month/Day/YearMy address is: (Home) 5718 Fairview Forest Drive
(Mailing) Houston Texas 77088My phone number: 832-944-3645 My email: Crystalmoore2011@yahoo.comAbout my **dependents**: "The people who depend on me financially are listed below."

Name	Age	Relationship to Me
1 <u>Mauricia Bosts</u>	<u>10</u>	<u>daughter</u>
2 <u>Pedro Moore</u>	<u>12</u>	<u>son</u>
3 <u>Ava Jones</u>	<u>03</u>	<u>daughter</u>
4		
5		
6		

2. Are you represented by Legal Aid?☐ I am being represented in this case for free by an attorney who works for a legal aid provider or who received my case through a legal aid provider. I have attached the certificate the legal aid provider gave me as 'Exhibit: Legal Aid Certificate.'

-or-

☐ I asked a legal-aid provider to represent me, and the provider determined that I am financially eligible for representation, but the provider could not take my case. I have attached documentation from legal aid stating this.

or-

☒ I am not represented by legal aid. I did not apply for representation by legal aid.**3. Do you receive public benefits?**☐ I do not receive needs-based public benefits. - or -☐ I receive these **public benefits/government entitlements** that are based on indigency:

(Check ALL boxes that apply and attach proof to this form, such as a copy of an eligibility form or check.)

<input type="checkbox"/> Food stamps/SNAP	<input type="checkbox"/> TANF	<input checked="" type="checkbox"/> Medicaid	<input type="checkbox"/> CHIP	<input checked="" type="checkbox"/> SSI	<input checked="" type="checkbox"/> WIC	<input type="checkbox"/> AABD
<input type="checkbox"/> Public Housing or Section 8 Housing	<input type="checkbox"/> Low-Income Energy Assistance	<input type="checkbox"/> Emergency Assistance				
<input type="checkbox"/> Telephone Lifeline	<input type="checkbox"/> Community Care via DADS	<input type="checkbox"/> LIS in Medicare ("Extra Help")				
<input type="checkbox"/> Needs-based VA Pension	<input type="checkbox"/> Child Care Assistance under Child Care and Development Block Grant					
<input type="checkbox"/> County Assistance, County Health Care, or General Assistance (GA)						
<input type="checkbox"/> Other: _____						

RECORDER'S MEMORANDUM
This instrument is of poor quality
at the time of imaging

4. What is your monthly income and income sources?

"I get this monthly income:

\$ 0 in monthly wages. I work as a _____ for _____
Your job title Your employer\$ 0 in monthly unemployment. I have been unemployed since (date) _____.\$ 0 in public benefits per month.\$ 0 from other people in my household each month: (List only if other members contribute to your household income.)

\$ 963.00 from ☐ Retirement/Pension ☐ Tips, bonuses ☒ Disability ☐ Worker's Comp
☒ Social Security ☐ Military Housing ☐ Dividends, interest, royalties
☐ Child/spousal support
☐ My spouse's income or income from another member of my household (If available)

\$ 0 from other jobs/sources of income. (Describe) _____\$ 963.00 is my total monthly income.**5. What is the value of your property?**

"My property includes:

Cash \$ 0

Bank accounts, other financial assets

\$ 0\$ 0\$ 0

Vehicles (cars, boats) (make and year)

\$ 0\$ 0\$ 0

Other property (like jewelry, stocks, land, another house, etc.)

\$ 0\$ 0\$ 0Total value of property → \$ 0**6. What are your monthly expenses?**

"My monthly expenses are:

Rent/house payments/maintenance \$ 460.00Food and household supplies \$ 200.00Utilities and telephone \$ 60.00Clothing and laundry \$ 40.00Medical and dental expenses \$ 0Insurance (life, health, auto, etc.) \$ 0School and child care \$ 200.00Transportation, auto repair, gas \$ 2.25Child / spousal support \$ 0Wages withheld by court order \$ 0

Debt payments paid to: (List)

\$ 0\$ 0\$ 0Total Monthly Expenses → \$ 0

*The value is the amount the item would sell for less the amount you still owe on it, if anything.

7. Are there debts or other facts explaining your financial situation?"My debts include: (List debt and amount owed) Disabled(If you want the court to consider other facts, such as unusual medical expenses, family emergencies, etc., attach another page to this form labeled "Exhibit: Additional Supporting Facts.") Check here if you attach another page. ☐**8. Declaration**

I declare under penalty of perjury that the foregoing is true and correct. I further swear:

☒ I cannot afford to pay court costs.☐ I cannot furnish an appeal bond or pay a cash deposit to appeal a justice court decision.My name is Crystal Moore. My date of birth is: 05/04/82My address is 5718 Fairview Forest Dr Houston Tx 77088 Harris
Street City State Zip Code CountryCrystal Moore signed on 04/06/22 in Harris County, Tx
Signature Month/Day/Year county name State

2022-21262

7016 1370 0001 2031 7258

U.S. Postal Service™
CERTIFIED MAIL® RECEIPT
Domestic Mail Only

For delivery information, visit our website at www.usps.com

OFFICIAL USE

Certified Mail Fee
\$ APR 11 2022 3.75

Extra Services & Fees (check box, add fee as appropriate)
☐ Return Receipt (hardcopy)
☐ Return Receipt (electronic)
☐ Certified Mail Restricted Delivery
☐ Adult Signature Required
☐ Adult Signature Restricted Delivery

Postage
\$ 1.56

Total
\$ 5.31

Sent

Street
City, State

Alice D Jones
702 PAULFOR ST
BAKER, LA 70714

PS Form 3800, April 2015 PSN 7530-03-000-9047 See Reverse for Instructions

2022 21262
2675
SAM HOUSTON CARRIER
Postmark Here
APR 11 2022
HOUSTON, TEXAS 77002

04-11-22

RECORDER'S MEMORANDUM
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2022-21262

4222 1370 0000 0421 9102

U.S. Postal Service™
CERTIFIED MAIL® RECEIPT
Domestic Mail Only

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OFFICIAL USE

Certified Mail Fee \$3.75 APR 11 2022
Extra Services & Fees (check box, add fee as appropriate)
☐ Return Receipt (hardcopy)
☐ Return Receipt (electronic)
☐ Certified Mail Restricted Delivery
☐ Adult Signature Required
☐ Adult Signature Restricted Delivery

Postage \$1.46
Total Postage \$5.21

Sent To
Street and Apt.
City, State, ZIP

Casey Family Programs
2001 8TH AVE SUITE 2700
SEATTLE, WA 98121

PS Form 3800, April 2015 PSN 7530-02-000-9047 See Reverse for Instructions

2022-21262
APR 11 2022
HOUSTON, TEXAS 77002

04-11-22

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2022-21262

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OFFICIAL USE

Certified Mail Fee PR 1-1 2022
\$ 3.75

Extra Service & Fee (Check box, add fee as appropriate)
☐ Return Receipt (hardcopy) \$
☐ Return Receipt (electronic) \$
☐ Certified Mail Restricted Delivery \$
☐ Adult Signature Required \$
☐ Adult Signature Restricted Delivery \$

Postage \$ 1.96
Total Post \$ 5.71

Send To
Dorothy Ledoux
3760 EDMONT DR
BATON ROUGE, LA 70814

PS Form 3800, April 2018 PSN 7530-02-000-9017 See Reverse for Instructions

7422 TEO2 T000 02ET 9102

2022-21262

APR 11 2022
Postmark
Here
HOUSTON, TEXAS 77002

04-11-22

RECORDER'S MEMORANDUM
This instrument is of poor quality
at the time of imaging.

2022-21262

7016 1370 0001 7210

U.S. Postal ServiceTM
CERTIFIED MAIL[®] RECEIPT
Domestic Mail Only

For delivery information, visit our website at www.usps.com.

OFFICIAL USE

Certified Mail Fee
\$ 3.75

APR 11 2022

Extra Services & Fees (check box, add fee as appropriate)
☐ Return Receipt (hardcopy)
☐ Return Receipt (electronic)
☐ Certified Mail Restricted Delivery
☐ Adult Signature Required

Postage
\$ 1.56

Total Postage
\$ 5.31

Sent To
Marilyn Burgess
District Clerk

Postmark
Here
APR 11 2022

STATE OF LOUISIANA
777 FLORIDA ST
BATON ROUGE, LA 70801

PS Form 3800, April 2015 PSN 7530-02-000-9007 Sent Reverse for Instructions

04-11-22

RECORDER'S MEMORANDUM
This instrument is of poor quality
at the time of imaging.

P.2

CAUSE NO. 202221262

RECEIPT NO. 30546

75.00 CTM

TR # 73993060

PLAINTIFF: MOORE, CRYSTAL
vs.
DEFENDANT: STATE OF LOUISIANA (THE)

In The 269th
Judicial District Court
of Harris County, Texas
269TH DISTRICT COURT
Houston, TX

CITATION (CERTIFIED)

THE STATE OF TEXAS
County of Harris

TO: STATE OF LOUISIANA

777 FLORIDA ST BATON ROUGE LA 70801

Attached is a copy of PLAINTIFF'S ORIGINAL PETITION

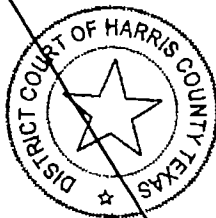
This instrument was filed on the 7th day of April, 2022, in the above cited cause number and court. The instrument attached describes the claim against you.

YOU HAVE BEEN SUED, You may employ an attorney. If you or your attorney do not file a written answer with the District Clerk who issued this citation by 10:00 a.m on the Monday next following the expiration of 20 days after you were served this citation and petition, a default judgment may be taken against you. In addition to filing a written answer with the clerk, you may be required to make initial disclosures to the other parties of this suit. These disclosures generally must be made no later than 30 days after you file your answer with the clerk. Find out more at TexasLawHelp.org.

TO OFFICER SERVING:

This citation was issued on 8th day of April, 2022, under my hand and seal of said Court.

Issued at request of:
MOORE, CRYSTAL
5718 FAIRVIEW FOREST DR
HOSUTON, TX 77088



Marilyn Burgess

MARILYN BURGESS, District Clerk
Harris County, Texas
201 Caroline, Houston, Texas 77002
(P.O. Box 4651, Houston, Texas 77210)

Bar No.: 1

Generated By: COLLINS, IRIS TROISHA
IKS//11987932

CLERK'S RETURN BY MAILING

Came to hand the _____ day of _____, _____, and executed by mailing to Defendant certified mail, return receipt requested, restricted delivery, a true copy of this citation together with an attached copy of PLAINTIFF'S ORIGINAL PETITION to the following addressee at address:

ADDRESS

(a) ADDRESSEE

Service was executed in accordance with Rule 106
(2) TRCP, upon the Defendant as evidenced by the return receipt incorporated herein and attached hereto at

10/6 1310 0001 2031 7210

CAUSE NO. 202221262

RECEIPT NO. 30546

75.00 CTM

TR # 73993060

PLAINTIFF: MOORE, CRYSTAL
 vs.
 DEFENDANT: STATE OF LOUISIANA (THE)

In The 269th
 Judicial District Court
 of Harris County, Texas
 269TH DISTRICT COURT
 Houston, TX

CITATION (CERTIFIED)

THE STATE OF TEXAS
 County of Harris

TO: STATE OF LOUISIANA

777 FLORIDA ST BATON ROUGE LA 70801

Attached is a copy of PLAINTIFF'S ORIGINAL PETITION

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TO OFFICER SERVING:

This citation was issued on 8th day of April, 2022, under my hand and seal of said Court.

Issued at request of:
 MOORE, CRYSTAL
 5718 FAIRVIEW FOREST DR
 HOSUTON, TX 77088



Marilyn Burgess

MARILYN BURGESS, District Clerk
 Harris County, Texas
 201 Caroline, Houston, Texas 77002
 (P.O. Box 4651, Houston, Texas 77210)

Bar No.: 1

Generated By: COLLINS, IRIS TROISHA
 IKS//11987932

CLERK'S RETURN BY MAILING

Came to hand the _____ day of _____, _____, and executed by mailing to Defendant certified mail, return receipt requested, restricted delivery, a true copy of this citation together with an attached copy of PLAINTIFF'S ORIGINAL PETITION to the following addressee at address:

 ADDRESS

(a) ADDRESSEE

Service was executed in accordance with Rule 106
 (2) TRCP, upon the Defendant as evidenced by the return receipt incorporated herein and attached hereto at

P.2

CAUSE NO. 202221262

RECEIPT NO. 30546

75.00 CTM

TR # 73993059

PLAINTIFF: MOORE, CRYSTAL
vs.
DEFENDANT: STATE OF LOUISIANA (THE)

In The 269th
Judicial District Court
of Harris County, Texas
269TH DISTRICT COURT
Houston, TX

CITATION (CERTIFIED)

THE STATE OF TEXAS
County of Harris

TO: CASEY FAMILY PROGRAMS

2001 8TH AVE SUITE 2700 SEATTLE WA 98121

Attached is a copy of PLAINTIFF'S ORIGINAL PETITION

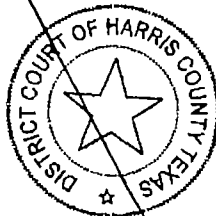
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MOORE, CRYSTAL
5718 FAIRVIEW FOREST DR
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7014 1370 0001 2031 1234

CAUSE NO. 202221262

RECEIPT NO. 30546

75.00 CTM

TR # 73993059

PLAINTIFF: MOORE, CRYSTAL
 vs.
 DEFENDANT: STATE OF LOUISIANA (THE)

In The 269th
 Judicial District Court
 of Harris County, Texas
 269TH DISTRICT COURT
 Houston, TX

CITATION (CERTIFIED)

THE STATE OF TEXAS
 County of Harris

TO: CASEY FAMILY PROGRAMS

2001 8TH AVE SUITE 2700 SEATTLE WA 98121

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 MOORE, CRYSTAL
 5718 FAIRVIEW FOREST DR
 HOUSTON, TX 77088



Marilyn Burgess

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CAUSE NO. 202221262

AFFIDAVIT OF INABILITY
TO PAY COST FILED WITH PLEADING.

RECEIPT NO. 30546

0.00 CTM

TR # 73993052

PLAINTIFF: MOORE, CRYSTAL
vs.
DEFENDANT: STATE OF LOUISIANA (THE)

In The 269th
Judicial District Court
of Harris County, Texas
269TH DISTRICT COURT
Houston, TX

CITATION (CERTIFIED)

THE STATE OF TEXAS
County of Harris

TO: LEDOUX, DORTHY

3760 EDMONT DR BATON ROUGE LA 70814

Attached is a copy of PLAINTIFF'S ORIGINAL PETITION

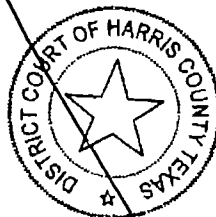
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HOSUTON, TX 77088



mail Burgess

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201 Caroline, Houston, Texas 77002
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PLAINTIFF: MOORE, CRYSTAL
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DEFENDANT: STATE OF LOUISIANA (THE)

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THE STATE OF TEXAS
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RECEIPT NO. 30546

75.00 CTM

TR # 73993045

PLAINTIFF: MOORE, CRYSTAL
 vs.
 DEFENDANT: STATE OF LOUISIANA (THE)

In The 269th
 Judicial District Court
 of Harris County, Texas
 269TH DISTRICT COURT
 Houston, TX

CITATION (CERTIFIED)

THE STATE OF TEXAS
 County of Harris

TO: JONES, ALICE DIANE

702 PAULFOR ST BAKER LA 70714

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7516 1370 5001 2031 1258

CAUSE NO. 202221262

RECEIPT NO. 30546

75.00 CTM
TR # 73993045

PLAINTIFF: MOORE, CRYSTAL
vs.
DEFENDANT: STATE OF LOUISIANA (THE)

In The 269th
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CITATION (CERTIFIED)

THE STATE OF TEXAS
County of Harris

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SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

Casey Family Programs
2001 8TH AVE SUITE 2700
SEATTLE, WA 98121



9590 9402 2307 6225 7402 28

2. Article Number (Transfer from service label)

7016 1370 0001 2031 7234

PS Form 3811, July 2015 PSN 7530-02-000-9053

COMPLETE THIS SECTION ON DELIVERY

A. Signature

☒ Adult Signature
☐ Adult Signature Restricted Delivery
☒ Certified Mail®
☐ Certified Mail Restricted Delivery
☐ Collect on Delivery
☐ Collect on Delivery Restricted Delivery
☐ Insured Mail
☐ Registered Mail
☐ Registered Mail Restricted Delivery
☐ Return Receipt for Merchandise
☐ Signature Confirmation™
☐ Signature Confirmation Restricted Delivery

☒ Agent
☐ Addressee

B. Received by (Printed Name)

C. Date of Delivery

 D. Is delivery address different from item 1? ☐ Yes
 If YES, enter delivery address below: ☐ No

2022-21262

RECORDER'S MEMORANDUM

 This instrument is of poor quality
 at the time of imaging.

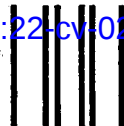
3. Service Type

- | | |
|--|---|
| <input type="checkbox"/> Priority Mail Express® | <input type="checkbox"/> Registered Mail™ |
| <input type="checkbox"/> Registered Mail Restricted Delivery | <input type="checkbox"/> Return Receipt for Merchandise |
| <input type="checkbox"/> Signature Confirmation™ | <input type="checkbox"/> Signature Confirmation Restricted Delivery |

Domestic Return Receipt

USPS TRACKING#

Case 4:22-cv-02542 Document 1-2 Filed on 07/29/22 in TXSD Page 44 of 61



First-Class Mail
Postage & Fees Paid
USPS
Permit No. G-10

9590 9402 2307 6225 7402 28

United States

Postal Service

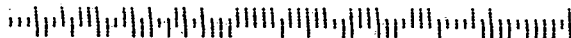
MAILED
MARILYN BURGESS
DISTRICT CLERK
HARRIS COUNTY, TEXAS

22 APR 26 AM 10:34

• Sender: Please print your name, address, and ZIP+4® in this box •

MARILYN BURGESS, DISTRICT CLERK
HARRIS COUNTY, TEXAS
CIVIL INTAKE
P.O. BOX 4651
HOUSTON, TEXAS 77210

BY MAIL



SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

Dorothy Ledoux
3760 EDMONT DR
BATON ROUGE, LA 70814



9590 9402 2307 6225 7402 59

2. Article Number (Transfer from service label)

7016 11370 0001 2031 7241

PS Form 3811, July 2015 PSN 7530-02-000-9053

COMPLETE THIS SECTION ON DELIVERY

A. Signature

x *Dorothy Ledoux* ☐ Agent
☒ Addressee

B. Received by (Printed Name)

Dorothy Ledoux C. Date of Delivery

D. Is delivery address different from item 1?

☐ Yes

If YES, enter delivery address below:

☐ No

3. Service Type

☐ Adult Signature☐ Adult Signature Restricted Delivery☒ Certified Mail®☐ Certified Mail Restricted Delivery☐ Collect on Delivery☐ Collect on Delivery Restricted Delivery☐ Insured Mail☐ Insured Mail Restricted Delivery☐ Priority Mail Express®☐ Registered Mail™☐ Registered Mail Restricted Delivery☐ Return Receipt for Merchandise☐ Signature Confirmation™☐ Signature Confirmation Restricted Delivery

Domestic Return Receipt

USPS TRACKING#

Case 4:22-cv-02542 Document 1-2 Filed on 07/29/22 in TXSD Page 46 of 61



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Postage & Fees Paid
USPS
Permit No. G-10

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United States

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FILED
MARILYN BURGESS
DISTRICT CLERK
HARRIS COUNTY, TEXAS

MARILYN BURGESS, DISTRICT CLERK
HARRIS COUNTY, TEXAS

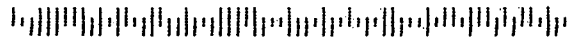
22 APR 20 AM 8:57

CELE INTAKE
P.O. BOX 4651

HOUSTON, TEXAS 77210

BY

MAIL PROCESS



2022 21262

SENDER: COMPLETE THIS SECTION

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1. Article Addressed to:

STATE OF LOUISIANA
777 FLORIDA ST
BATON ROUGE, LA 70801



9590 9402 2307 6225 7402 35

2. Article Number (Transfer from service label)

7016 1370 0001 2031 7210

Restricted Delivery

769

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X

☐ Agent☐ Addressee

B. Received by (Printed Name)

C. Date of Delivery

4/13/22

D. Is delivery address different from item 1?

☐ YesIf YES, enter delivery address below: ☐ No

3. Service Type

☐ Adult Signature☐ Adult Signature Restricted Delivery☐ Certified Mail®☐ Certified Mail Restricted Delivery☐ Collect on Delivery☐ Collect on Delivery Restricted Delivery☐ Priority Mail Express®☐ Registered Mail™☐ Registered Mail Restricted Delivery☐ Return Receipt for Merchandise☐ Signature Confirmation™☐ Signature Confirmation Restricted Delivery



BATON ROUGE LA 707

14 APR 2022 PM 1 L

First-Class Mail
Postage & Fees Paid
USPS
Permit No. G-10

9590 9402 2307 6225 7402 35

United States

Postal Service

MAILED
MARILYN BURGESS
DISTRICT CLERK
HARRIS COUNTY, TEXAS

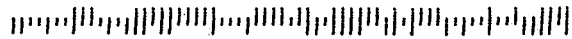
22 APR 26 AM 10:18

• Sender: Please print your name, address, and ZIP+4® in this box •

MARILYN BURGESS, DISTRICT CLERK
HARRIS COUNTY, TEXAS
CIVIL INTAKE
P.O. BOX 4651
HOUSTON, TEXAS 77210

BY

MAIL



FILED

Marilyn Burgess
District Clerk

p4

JUN 24 2022

Time:

1:27pm

By

Harris County, Texas

Deputy

Harris County
{ Civil court }

No. { 2022 21262 }

{ Crystal Moore } ,

§

IN THE DISTRICT COURT

Plaintiff,

§

§

v.

§

OF { Harris } COUNTY, TEXAS

§

§

Defendant. { The State Of Louisiana, The Casey
Family Program, Gloria cooper, Dorothy Ledoux, and
Alice Diane Jones }

§

{ 269th Civil } JUDICIAL DISTRICT

{ Harris county court house }

No. { 2022 21262 }

IN THE COUNTY COURT

OF { Harris } COUNTY, TEXAS

RECORDER'S MEMORANDUM
This instrument is of poor quality
at the time of imaging.

PLAINTIFF'S AMENDED PETITION

Plaintiff, { *CRYSTAL MOORE* } , files this amended petition against defendants, { *THE STATE OF LOUISIANA, THE CASEY FAMILY PROGRAM, GLORIA COOPER, DOROTHY LEDOUX, AND ALICE DIANE JONES* } , and alleges as follows:

DISCOVERY-Plaintiff intends to conduct discovery under Level 1 of Texas Rule of Civil Procedure 190.2 and affirmatively pleads that this suit is governed by the expedited-actions process in Texas Rule of Civil Procedure 169.

The listed defendants Gloria Cooper, Alice Diane Jones, Dorothy Ledoux Illegally removed Crystal Moore and Ten of her Siblings from parents Wilbert Moore and Sherlynn Moore in 1991 Two years after the death of Sherlynn Moore so they were able to Defraud the State of Louisiana, The adoption agency The Casey Family program, and control the children's Inheritance from Sherlynn Ventress Moore. In 1991 the children were Illegally placed in The Casey Family Program after the three listed defendants Gloria Cooper, Dorothy Ledoux, and Alice Diane Jones only had a petition filed to have visitation of the children on the weekend which stated Do Not give the three listed defendants Gloria Cooper, Dorothy Ledoux, and Alice Diane Jones custody of listed plaintiff Crystal Moore. Refer to Exhibit 1A. The Casey Family Program and The State Of Louisiana failed to adequately supervise and monitor the care of Crystal Moore whom was placed in Several different Schooling, Group homes, and Boarding schools without proper medical care, which she has requested for over Ten years refer to Exhibit 1B. The State Of Louisiana and The Casey Family Program also did not inform a proper emancipation or release of the listed adopted child who was placed on her own in 1999 at the age of 17.

CLAIM FOR RELIEF

2. Plaintiff seeks monetary relief over \$250,000 but not more than \$1,000,000. { Tex. R. Civ. P. 47(c)(3). }

PARTIES

3. { *Plaintiff* } Crystal Moore

4. { *Defendant* } The State Of Louisiana, The Casey Family Program, Gloria Cooper, Dorothy Ledoux, Alice Diane Jones

JURISDICTION

Harris County

VENUE

6. { *Plead venue Harris County* }

FACTS

7. On { January 11, 1994 } , at { *East Baton Rouge Parish Court* } , { East } Baton Rouge, La { The State Of Louisiana issued The Casey Family Program, custody of The Listed Minors Crystal Moore, Troy Moore, Sedrick Moore, Brittany Moore, and Melissa Moore Under False Representation, Illegal and False Adoption Paperwork Provided From Gloria Cooper, Dorothy Ledoux, and Alice Diane Jones, which resulted in the Physical, Emotional, Educational, and Medical neglect of all listed children.

COUNT 1{ MEDICAL, EDUCATIONAL NEGLECT}

Disabled {Legally Blind} Crystal Moore Due to Medical Neglect

10. Plaintiff seeks unliquidated damages within the jurisdictional limits of this Court in the amount of \$1,000,000 { See Tex. R. Civ. P. 47(b); "Damages," O'Connor's Texas Rules * Civil Trials, ch. 2-B, § 9 (2022 ed.). }

11. Exemplary damages.

Plaintiff's injury resulted from defendant's gross negligence, malice, or fraud, which entitles plaintiff to exemplary damages under Texas Civil Practice & Remedies Code section 41.003(a). { Crystal Moore is legally blind due to her having an eye condition Keratoconus which is an eye condition she was born with which resulted in her being legally disabled and blind for the rest of her life that she was not informed of and could've been prevented if the listed defendants would have given her proper medical treatment and proper management of Crystal's funds that were received from social security, the adoption agency The Casey Family Program , and her inheritance from her mother Sherlynn Moore.

12. Attorney fees.

Plaintiff is Requesting All Court And Attorney Fees To Be Paid By Listed Defendants
{ ADD PARAGRAPHS 13-17 AS APPROPRIATE }

COUNT 2—{ Mismanagement Of Funds And Welfare Of Listed Plaintiff }

EQUITABLE RELIEF

14. Plaintiff seeks { \$1,000,000 } . { Crystal Moore has had to pay medical bills ,as well as have two cornea transplant surgeries .In the amount of \$36,000 and will continue to have to make payments monthly due to medical neglect. }

JURY DEMAND

15. Plaintiff demands a jury trial and tenders the appropriate fee with this petition.

CONDITIONS PRECEDENT

16. All conditions precedent to plaintiff's claim for relief have been performed or have occurred

OBJECTION TO ASSOCIATE JUDGE

17. Plaintiff objects to the referral of this case to an associate judge for hearing a trial on the merits or presiding at a jury trial.

PRAYER

18. For these reasons, plaintiff asks that the Court issue citation for defendant to appear and answer, and that plaintiff be awarded a judgment against defendant for the following:

- a. Actual damages
- b. Pain and Suffering

- c. Prejudgement and postjudgement interest.
- d. Court costs
- e. All other relief to which plaintiff is entitled.

Crystal Moore

Crystal Moore

832 -994 -3645

Crystal Moore2041@yahoo.com

5718 Fairview Forest Dr.

Houston, Texas 77088

Exhibit 1A

P4

EDITH ELIZABETH VENTRESS,
ALICE DIANE VENTRESS JONES,
LEON VENTRESS, GLORIA VENTRESS
COOPER, DOROTHY VENTRESS LEDOUX,
DAVID VENTRESS AND ERIC VENTRESS

NUMBER 39,350 DIV B

18TH JUDICIAL DISTRICT COURT

VERSUS

PARISH OF IBERVILLE

WILBERT E. MOORE

STATE OF LOUISIANA

PETITION FOR CUSTODY

The petition of Edith Elizabeth Ventress and Eric Ventress, both residents and domiciliaries of the full age of majority of the Parish of Iberville, Alice Diane Ventress Jones and Dorothy Ventress LeDoux, both residents of the full age of majority of the Parish of East Baton Rouge, Leon Ventress, a resident of the full age of majority of the Parish of St. Tammany, Gloria Ventress, a resident of the full age of majority of Houston County, Texas, and David Ventress, a resident of the full age of majority of the Parish of LaFourche, with respect represents that:

1.

Petitioner Edith Elizabeth Ventress is the maternal grandmother of the eleven minor children, listed below, who are the subject of this custody suit, and the remaining petitioners are the maternal uncles and aunts of said minor children.

2.

Defendant Wilbert E. Moore is a resident and domiciliary of the full age of majority of the Parish of Calcasieu, residing at 871 A Von Blonde, Lake Charles, Louisiana.

3.

Defendant Wilbert E. Moore was previously married to Sherlyn

5.

The children of Wilbert and Sherlyn Moore are listed as follows:

Derek Moore, age 16
Chantelle Moore, age 14
Germaine Moore, age 13
Stacey Moore, age 12
Andre Moore, age 11
Troy Moore, age 10
Crystal Moore, age 8
Cedric Moore, age 7
Chris Moore, age 6
Brittany Moore, age 3
Melissa Moore, age 2

6.

Since Sherlyn Ventress Moore's death, Wilbert E. Moore has exhibited violent behavior and actions toward the children, becoming intoxicated on regular and numerous occasions, inflicting excessive and abusive physical pain and suffering upon the children, all causing disruption in his relationship to his children, resulting in the present living arrangements of the minor children as set forth below.

7.

Prior to the beginning of the 1990-1991 school year, Wilbert E. Moore voluntarily granted temporary custody of Chantelle (age 14) and Andre (age 11) to their maternal grandmother, Edith Elizabeth Ventress, in Maringouin, Louisiana, and the children have enrolled in school and have been residing in Iberville Parish since that time and continue to do so since that date, with Chantelle attending Shady Grove High School and Andre attending Thomas Levy School. Further, due to an altercation which occurred within the past two weeks, Wilbert E. Moore voluntarily allowed Melissa (age

the understanding that they would be enrolled in school in St. Tammany Parish, which living arrangements continue through this date.

9.

Presently the remaining five minor children are in the care, custody and control of defendant Wilbert Moore in Calcasieu Parish at his residence of 871 A Von Blonde, Lake Charles, Louisiana.

10.

Petitioners inform the court that it is dangerous and detrimental to the minor childrens' best interest to remain in the care, custody and control of their father, Wilbert E. Moore, in that he constantly and excessively physically abuses the children, constantly and regularly becomes intoxicated, which, on most occasions, leads to verbal and physical abuse toward the children, resulting in a dangerous environment in which to leave said children.

11.

The children who are in the present custody of Edith Elizabeth Ventress and Leon Ventress have unequivocally advised the undersigned attorney that all allegations set forth above are true and correct, and that they will so inform the court of their request to be placed in the permanent custody of petitioners.

12.

Based on the above allegations, facts and circumstances, petitioners show that it is in the best interest of the children in the present custody of Edith Elizabeth Ventress and Leon Ventress to remain in their custody until the court can conduct a

13.

Petitioners further request a rule nisi issue directed to defendant Wilbert E. Moore ordering him to appear and show cause why (a) the permanent care, custody and control of the minor children residing with Edith Elizabeth Ventress and Leon Ventress should not be granted to them, and (b) why the permanent care, custody and control of the remaining five children should not also be granted to petitioners.

WHEREFORE, petitioners pray for service and citation upon defendant Wilbert E. Moore, and after due proceedings had, that judgment be rendered herein in favor of petitioners and against defendant Wilbert E. Moore granting petitioners permanent custody of all eleven children of Wilbert E. and Sherlyn Moore.

Petitioners further pray that the court grant an immediate order of temporary custody in favor of Edith Elizabeth Ventress for the minor children Melissa, Brittany, Chantelle and Andre Moore and in favor of Leon Ventress for the minor children Derek and Germaine Moore and that a rule nisi issue directing Wilbert E. Moore to appear and show cause, on a date and time set by this court, why:

- a) Permanent custody of the children presently in the care and control of petitioners should not be awarded to petitioners; and
- b) Permanent custody of the remaining five children should not be awarded to petitioners.

By Attorneys:

RICKE & WALL

Exhibit 1B.



March 1, 2012

Via UPS

Crystal A. Moore
6503 Inwood West Drive
Houston, TX 77088

Re: Records Request

Dear Crystal :

Enclosed please find a copy of materials from your case file as requested. Although we are unable to release third party information, including medical records given to us by the service provider, I did make a list of the providers in your file, along with their contact information for you to contact them directly. If you would like to participate in a review of your case record, we conduct file reviews in any of our locations in the presence of a social work professional to ensure alignment with Council on Accreditation Standards. If you do not reside near a Casey Family Programs office, we can arrange for a review by telephone with a clinical staff member. If you would like to exercise one of these opportunities, please let us know and we will assist in making those arrangements.

If you have any additional questions, please feel free to call.

Very truly yours,

A handwritten signature in black ink, appearing to read 'Tracey Lightburn', with a long horizontal flourish extending to the right.

Tracey Lightburn
Records Assistant

Date: 11/05/2021
Time: 9:26:41AM

Iberville Parish Assessor
Randy Sexton
P.O. Box 697
Plaquemine, LA 70765-0697

Page: 1

p2

2022 PARCEL LISTING

Parcel#0901129000

OWNER

VENTRESS, GILBERT
C/O ALICE JONES
02 PAULFOR ST
MAKER, LA 70714-0000

PARCEL# 0901129000

Parcel Number	Parcel Type	Ward	Physical Address	Map Number
0901129000	REAL PROPERTY	W 9	13145 HWY 76	

ITEMS, PARCEL#0901129000

Description	Assessed Value	Homestead Value	Market Value	Units	HS Units
1 21 MNFCT HOUSING	660		6,600	1.00	0.00
2 19 COUNTRY LOT	570		5,700	1.00	0.00
13145 HWY 76					
Item Totals	1,230		12,300	2.00	0.00

LEGAL DESCRIPTION- PARCEL#0901129000

LOT SW CORNER LOT OR TR FR BAYOU MARING.
///CB 184 E 298

NOTES:

ACQ DAVID M DANDRIDGE 1969 DONATION
CB171E44 50'X100'

CURRENT OWNERSHIP

HS	Owner Name	Primary	% Owned	% Tax From
NO	VENTRESS, GILBERT	YES	100.0000	100.0000 06/07/2005

State of Colorado
Department of Education
High School Equivalency Diploma

This is to certify that CRYSTAL A MOORE

has satisfactorily completed comprehensive tests selected by the Commissioner of Education for determining general educational achievement equivalent to high school graduation, and is therefore awarded the Colorado High School Equivalency Diploma.

19995788

Number



JULY 20, 1999

Date

William J. Moloney
Commissioner of Education
State of Colorado

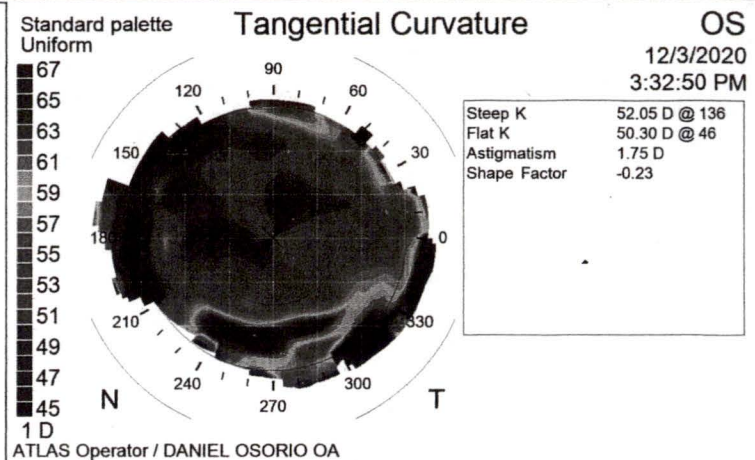
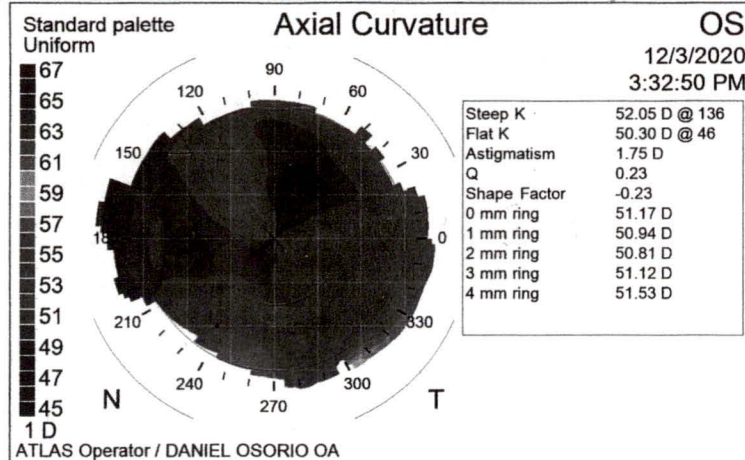
Exhibit E

0507 36 64 4
MOORE, CRYSTAL
F B 5/4/1982

050736644

moore, crystal
050736644
5/4/1982

BT EYE Overview



Sim Ks (3 mm)
52.05 D (6.48 mm) @ 136
50.30 D (6.71 mm) @ 46

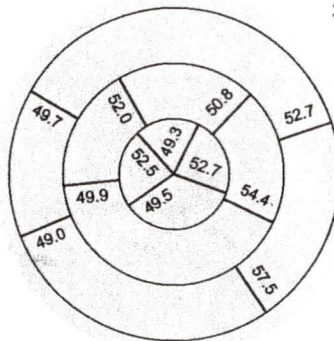
Total astigmatism 1.75 D

Central (0-3 mm)
52.72 D (6.40 mm) @ 340
52.53 D (6.42 mm) @ 132
49.52 D (6.82 mm) @ 214
49.28 D (6.85 mm) @ 64

Midperiphery (3-6 mm)
54.42 D (6.20 mm) @ 334
52.03 D (6.49 mm) @ 120
49.90 D (6.76 mm) @ 186
50.78 D (6.65 mm) @ 46

Periphery (6-9 mm)
57.54 D (5.87 mm) @ 304
49.73 D (6.79 mm) @ 150
48.95 D (6.89 mm) @ 202
52.70 D (6.40 mm) @ 18

Keratometry OS
12/3/2020
3:32:50 PM



Rings Image OS
12/3/2020
3:32:50 PM



Pup. diam 7.7 mm
HVID 11.7 mm

ATLAS Operator / DANIEL OSORIO OA

ATLAS Operator / DANIEL OSORIO OA

(c) 2009 CARL ZEISS MEDITEC ATLAS Revision 3.0.0.39

Exhibit F

HARRISHEALTH
SYSTEM

BEN TAUB GENERAL HOSPITAL
BT OPHTHALMOLOGY
5TH FLOOR BT TOWER
1504 TAUB LOOP
HOUSTON TX 77030
713-873-3690

1/12/2021

Crystal Moore has been under my care on 1/12. She has a condition in both eyes called Keratoconus, which is a corneal disorder which causes decreased vision, eye redness and pain. In the right eye, she has very poor vision. She has had corneal transplants in both eyes, which require regular administration of eye drops. She currently needs to administer eye drops 4x/day in the right eye, and one time a day in the left eye, and will require some time during her work in which she is able to apply these eye drops to prevent transplant rejection.

She may need sunglasses or shades due to eye pain, and may need to present to the emergency room for sudden decrease in vision, significant redness, and severe pain in her eyes.

She may return to work on Monday, 1/18/2021, and no earlier than this.

Ilyza F Baig, ResidentMD



Author: Ilyza F Baig, ResidentMD 1/12/2021 11:59 AM